SALES AT AUCTION. LLEN B. MINER, AUCTIONEER,
Salesrooms 95 Chambers and 77 Res
ALLEN B. MINER & BRO
late Henry H. Local & Min
(Established 1847.)

ALLEN B. MINER, AUCTIONEER.

ALLEN B. MINER & BRO.,
late Henry H. Leeds & Miner.
(Established 1887.)
TUESDAY, July 39.

1054 o'clock, at the drug store corner Twenty-ninth and Broadway, under the Glisey House.
Morgagese' Sale
of the elegant Fixtures of the above drug store, comprising carved black walnut marble top Counters, Crystal Dhandellers, walnut Cases and Mirors, Soda Fountain, silver plated Cases, Scales, &c., &c.; also
Assignee's Sale
of the entire Stock of Brugs and Mcdicines, Fancy Goods, Tollet Articles, &c., &c. By Order of BRESLIN, GARDINER & CO., Mortgagees.

HENRY GILSEY, Assignee.

A LBERT B. WALDRON, AUCTIONEER.
Salesrooms 108 Liberty, 11 Codar and 38 Church st.
By WALDRON & COOKE.
Miscellaneous Goods,
on FRIDAY, at 10½ o'clock,
consisting of

Consisting of
Staple and Fancy Dry Goods,
American and Foreign Cutlery,
Glocks, Bronzes, Crockery,
Groceries, Liquors and Cigars,
500 boxes Al Dutch Herrings, &c.
articulars to-motrow.
THIS DAY, AT 12 O'CLOCK,
HOREES, WAGONS AND HARNESS,
d Horses, including first class Road, Family and Horses, including first e forses. Phaetons and Harness. e Buggies, 3 Express Wagons. 10 sets Harness, single or double.

A BCH. JOHNSTON, AUCTIONEER.
Office and salesroom, 87 Nassau street, opposite the ce and salesroom, 57 Nassau street, opportune of the Continuation Sale By Johnston 4 Van Tassell OF Fine Oil, Paintings, This Day (Thursday), July 25, (being the finest part of the catalogue), at their salesroom, 37 Nassau street.

A BOH. JOHNSTON, AUCTIONEER,
Office and salesroom 37 Nassau street,
opposite the Fost office
Large sate
Household Furniture,
Mirrors, Carpets, &c.,
At the salesroom of
JOHNSTON & VAN TANSELL, 37 Nassau street,
On SATURDAY, July 27, at 10½ o'clock.

A LPRED A. CALDWELL, AUCTIONEER.—THIS DAY (Thursday), at 10% o'clock, by order of administratix, M. Doughty deceased), elegant Furniture in store 79 Rassan street, near Fulton, consisting of magnificent Parties of Sults in rope and satin, richly carved Chamber Sults in rosewood and wainut, Mirrora, Oil Paintings, Brussels and Ingrain Carpets, Hat Stands, Hair Mattresses, Tables, Chairs, Dosky, &c., &c. Also magnificent carved rosewood Planeforto. Sale positive and without reserve to close the business. A rare chance, as the goods must be sold.

A —A. CALDWELL, AUCTIONEER,—FRIDAY, JULY 25, at 10% o'clock, five Billiard Tables, Phelan & Collender make; Chairs, Tables, Mirrors, Chandelier, Washstand, Range, Copper Boiler, &c. &c. being the entire stock of the magnificent salom, 440 Eighth avenue, near Thirty first street. Positively without reserve, to close the business.

A UCTION SALE OF

Handsome and genteel Household Furniture, Carpets, this (Thursday) morning, July 25, at 10% o'clock, property of Abert A. Vandecholf, Esq., leaving for Europe, at the cicgan't residence 25, the seaving for street, near seventh, as the cicyan't continue to the cicyan't continue to the cicyan't of Marie Antoinette, Pompa-legan't action to the cicyan't of Marie Antoinette, Pompa-legan't continue, Plandorte, cost \$550; Curtains, Bronzes, Vanes, Clocks, Etageres, Bedsteads, Burcaus, Washshale, Mattresses, Turkish Chairs, Lounges, Sofas, Buffet, Extension Table. Basement and Servants' Furniture. By EDWIN NICHOLS, Auctioneer.

CHEMICAL FIRE EXTINGUISHER, SEVERAL lengths of Rubber Hose, &c., will be sold at auction JOHNSTON & VAN TASSELL, at 119 and 112 East recent street, on Friday, July 26, to pay storage. A UCTION SALE.

A UCTION SALE.

LUKE FITZGERALD, Auctioneer, will seil all the elegant and costly Furniture contained in private residence 130 West 23d street, viz. :—Hauoterte, best city makers: Parlor Suits, Mirrors, Etageres, Bookease, 800 volumes of choice Books, Bedroom Suits, Dressing Bureaus, Hedsteads, Bedding, &c., complete; over 300 lots by catalogue.

A UCTION SALE,

Elegant Household Furniture,

at the private residence, 30 West Firecenth street,
near fitth avenue, commencing at 10% o'clock.

Drawing room Salis, Fompadour Marie Antoinette
style; Cabinets, Etageres, Bookcase, Carpets, Mirrors,
Curtains, Faintings, Bronzes, Clocks, rosewood Pianoforte, ociebrated maker; rosewood and walnut Bureaus,
Bedsteads, dining Furniture, China, Glass, Silverware,
basement kitchen Furniture, Furniture servants' apartments. Sale private.

AUGUST MARTINES, Auctioneer.

A. J. SPEYER, AUGTIONEER, SELLS AT 95.
A. o'clock, at No. 125 East Seventh street; Stock and Fixtures of a Fancy Goods and Notion store, in lots for A UG. HYNARD, AUCTIONEER, SELLS THIS DAY, at 2 o'clock, 77 Eighth avenue, large quantity new varniture to pay advances; inscellaneous lots Furniture, fedding, Chairs, Tables, Carpets, Mirrors, Wardrobes, Extension Tables, Refrigerators, Bureaus, elegant Bar brockery, &c. Account storage.

BY JOHN H. DRAPER & CO., AUCTIONEERS.
The Delaware, Lackawanna and Western Railroad B The Delaware, Lackawanna L.C.
Company will sell 100,000 tons Seranton Coal, at public auction, on Wednesday, July 31, at 12 o'clock moon, at 25 Exchange place.

SAMUEL SLOAN, President.

RY JOHN A. DUNN, AUCTIONEER. By JOHN A. DUNN, ACCITIONER.
will sell this day, at 10½ o'clock, at 406 Sixth avenue, corper Thirtieth gireet, positively in 10ts, all the entire stock Fixtures. Furniture and Lease of that first class corner Laquor Store, consisting of black walnut Counters, Back Bar, 4-pull English Ale Pump, silver plated Cigar Case, fine assortment Glassware, marble top Tables, Chairs, Gil Paintings, Engravings, Gas Fixtures, &c.

HENRY B. HERTS, AUCTIONEER. MORTGAGE SALE OF SALOON AND BARROOM, THIS DAY (THURSDAY), JULY 25, AT 10 O'CLOCK A. M. PRECISELY,

AT III NASSAU STREET comprising elegant walnut Bar, Counters, Mirrors, Beer Pumps, Lunch Counters, large lot of Chairs, Tables, China, Glassware, Cutlery, Plated Ware, fine Chandeliers, Cigar Counter, &c. Also a large and fine stock of bottled Wines and Liquors, &c. Sale positive. By order of mortgages.

8. WEINBERGER, AUCTIONEER.—MARSHAL sale this day, July 25, at 10% o'clock, at 15% Bowery, yards two-ply Carpet (new), six pieces of Olicloth, and large Herring Sale. By order of Large Herring Sale. By order of Large Marshal.

Also, for account of whom it may concern, a general assortment of Wines, Liquors, Champagnes and Cigar-Also, Gold and Silver Watches, Chains, Rings, &c. Also, Dry and Fancy Goods, Hostery, table Covers, Towels, Oil Paintings, Engravings, Hardware, Cutlery, champagne and wine Glasses, &c., &c.

TAMES CAGNEY, AUCTIONEER, REAL ESTATE AND Loan Broker, 281 Hudson sireet.—Genteel Household Farniture this day at 19% o'clock, at 21 Macdongal street, consisting of superior rosewood Plano, 7% octave, maker, Betts, New York; black walnut Parlor Suits, in reps; rosewood and black walnut Tables, English, Brussels and tapestry Carpets; French mantel Clock, Mantel Ornaments, elegant set of Engravings, black walnut and enamelled marble top Chamber Suits, Beds, Bedding, Sheets, Comforters, &c; hall Oilcloth, Extension Table, Chairs, other Dining and Kitchen Furniture, &c.

JOSEPH HEGEMAN & CO.
Friday, July 23, at 10 A. M., at the salesroom, Willoughly, corner Pearl, Brooklyn, good Parlor, Chamber and Dining Room Furniture, Bedding, Fancy Goods, Orockery. At 3 P. M.—Rosewood Planos, Parlor Suits and Mirrors. At 4 P. M.—Brussels and Ingrain Carpets,

MARSHAL'S SALE.—THOMAS KEYWORTH, AUC-tioneer, will sell this day, at 10 o'clock, at 107 Columbia street, a large lot of Household Furniture, consisting of Wardroises, Bureaus, Soins, marble top Tables, Stoves, &c., &c. Also six singer Sewing Machines. By order of MYER ELSAS, City Marshal.

MARSHAL'S SALE.—WILL BE SOLD ON THURS day, 25th inst., at No. 5 Greenwich avenue, at 11 M., a lot of Drawers and Shelving.

H. MURPHY, Marshal.

PAWNBROKER'S SALE.
Diamonds, Watches and Jewelry.
RICHARD FIELD, Sheriff's and General Auctioneer;
salesrom 121 Bowery, will self this day, at 12 o'clock,
600 lots
Gold and silver Watches,
Diamond and Gold Jewelry,
First, Rings, Earrings,
Gold Guard, Fob and Vest Chains, &c., &c.
Also Silverware, Opera Glasses, Gans, Pistols, Musical and Mathematical Instruments, &c., &c.
This is the largest sale of the above named goods ever offered. The goods will be on exhibition at 10 o'clock A.
M. Thursday.
By order.
A. GOODMAN, 31 Centre street.

PAWNBROKER'S SALE,—THOMAS KEYWORTH, Auctioneer, will sell this day, at 11% o'clock, at 107 Columbia street, Coats, Pants, Dresses, bemnants, She's, Ender Garments, Bedding, &c., &c. By order of Joseph Weaver.

PAWNBROKER'S SALE.—THIS DAY JAMES AGAR, Anctioneer, will sell, at 50 New Bowery, 500 lots Men's and Women's Clothing and other seasonable goods. Or-der of J. Blumauer, 172 Canal street.

PAWNBROKER'S SALE,—THOS. J. McGRATH, AUC Geneer, 128 Chatham street, will sell this day, at i o'clock, 500 lots of Men's and Women's Clothing. Dresses Shawls, Remnants, Under-clothing, &c. 1800 Costs, Pant State, &c. By order of E. Tannonholz, 28 Market street. S. HERMAN, AUCTIONEER. SALE OF A LARGE

SHERMAN, AUCTIONEER.—SALE OF A LARUE STOCK of Liquors and Wines; also, Marshal and Assignee sale on Friday, July 26, at 11 o'clock, at 13 Bowery, of Wines, Liquors, Cigars and Tobacco, viz.:—07 75 barreis choice old Bourbon and Rye Whiskeys, various brunds and ages; also, casks of Brandies, Gin, Port, Eherry and Claret Wines; also, 220 cases Wines and Liquors; also, cases Champagne, Cordial Mitters, &c.: also, 65 six cases Jeaf Obacco, Cigars, &c.; one large size Sare; also, one fine Billiard Table, Furniture, &c. By order of E. Lippman, City Marshal.

SALE OF WINES AND BRANDIES IN CALIFORNIA. The Buena Vista Vinicultural Society, a distinguished Wine and Brandy Manufacturing Company, for many years doing business at Sonoma, California, will hereafter make an annual public auction sale of the products

any money for holding over checks, never held any checks over, was guilty of no negligence, constructive or actual, and legally an 1 properly made due of presentation and demand of payment of the check in question, and every other piece of commercial paper that I ever received for protest, and that my action in the premises was correct and regular in every particular.

WM. FARNHAM. 106 Broadway. of its vineyards at its place of business.
The sale this year will be on
TUESDAY, the 13th August,
and will consist of a large quantity of valuable White and
Red Wines and Brandy of the vintage and distillation of
past years.
By order of the Board of Trustees.

AUGER, CHRISTIANSEN & CO., Agents.

BAR FRANCISCO, June 14, 1872.

HOUSES, ROOMS, &C., WANTED. In this City and Brooklyn.

WANTED-FROM SEPTEMBER 1, FOUR OR FIVE Rooms, with gas and water, for housekeeping; respectable neighborhood; \$39. Address PERMANENT, box 4,347 Post office.

WANTED-A NICE FURNISHED HOUSE, IN A good neighborhood, controlly located, in the city.
MARX, HELD & CO., 485 Broadway.

WANTED-FURNISHED HOUSE, COMPLETE, FROM August I, between Seventeenth and Thirtieth streets and Fourth and Sixth avenues. Address box 698 Post office.

WANTED-BY A MIDDLE-AGED LADY, AN UNFUR-nished Room for light bousekeeping; reut \$8 or \$9 per month; west of Fourth avenue and above Twelfth street. Address A. M., box 108 Herald office.

WANTED TO HIRE—FIRST CLASS HOUSE, FUR-nished for boarders, 15 bods, between Fourth and Twenty-fourth streets, Broadway and Sixth avenue. J.M. LETTS, 25 Sixteenth street, corner Broadway.

In the Country.

WANTED TO RENT—BY THE YEAR, FOR A SMALL family, a house in the country, within 20 miles of New York city; rent not to exceed \$250. Address M. C. S., Herald office.

WANTED—TO HIRE FOR ONE OR TWO YEARS, a small furnished House in Weatchester county, within one hour's ride from city; about half to one acre of land attached; best of reference given. Address M. Herald office, stating terms and full particulars.

POST OFFICE NOTICE.—THE MAILS FOR EUROPE, during the week ending Saturday, July 37, 1872, will close at this office on Wednesday at 12 M., on Thursday at 11 A. M., and on Saturday at 3 and 11 A. M.

P. H. JONES, Postmaster.

EUROPE.

THE QUEEN'S HOTEL, NEAR THE CRYSTAL PAL see, Upper Norwood, London.—To tourists and famiace, Upper Norwood, London.—To tourists and mani-lice:—Its elevated, pleasant and most salubrious position, combined with the comfort afforded and the general man-agement, have made the Queen's Hotel a favorite resor of the upper ranks of English society.

LARGE ASSORTMENT OF CARPETS, FURNI-ture and Bedding, at the lowest cash price, or weekly nonthly instalments, at O'PARESLL'S warehouse, 200 hth avenue, corner of Twentleth street.

A BALE CHANCE FOR PARTIES COMMENCING
housekeeping—at private residence 124 West 26th st.
Pianoforte, cost \$500, for \$275; Parlor Suits \$130, cost \$500
do. \$75; Rep Suits \$40, Bedroom Suits \$45, Brussels Carpets 56c, per yard; also Dining Room, Basement and Kitchen Furniture; cheap for cash. Call for three days.

AT LESS THAN HALP ORIGINAL COST—PROPERTY of family leaving city; satin brocafel Parlor Suit, latest style, cost 5509, for \$252; to 0, \$150; Turkish Suit, cost 500, for \$250; walnut rens Suits \$35 and \$30; Planoforte Paintings, Bronzes, Curtains, Mirrors, Tables, Carpets, Bedistads, Burcaus, Mattresses, Extension Table, Buffet, a great bargain for cash. Residence 252 West 42d st., between 7th and 8th avs.

AT PRIVATE SALE—COMPLETE FURNITURE OF five story residence IP West 23d street, vir. :--Piano-forte, Parlor Sults, \$50; Carpets, Bedroom Saits, \$40; Bookcase, Etageres, 80) Volumes, &c.; Diring, Boom Pur-niture, Buffet, Chritis, Extension Table, &c.

A MAGNIFICENT DRAWING ROOM SUIT—LATEST faintings, Brouzes, Chamber and Dinny Furniture, China, Glass, Silverwarea sacrlice; property of family leaving the city. 36 West 16th 8th, near 5th av.

EASY TERMS-FOR FURNITURE, CARPETS AND Bedding, at B. M. COWPERTHWAIT & CO.'S, 155 Chatham street. An immense stock and low prices, Great bargains for cash. Parlor and Chamber Suits in great variety. Weekly and monthly payments taken.

CARPETS FOR SALE—A LOT OF SECOND HAND Brussels, Velvet, Monnet and Ingrain for sale cheap, at IJANKINSON'S Carpet Cleaning Works, 9 East Nine-teenth street,

MONTHLY OR WEEKLY PAYMENTS—CARPETS
Furniture, Bedding, &c.
DEALY & CUNNINGHAM,
384 and 386 Third avenue, near Twenty-eighth street.
Prices lower than any other house in the city.

WANTED-A NICE SET OF OFFICE FURNITURE; good price will be paid for a good article to any parties retiring from business. Address G. C., 112 Centre street.

A LARGE ASSORTMENT OF NEW AND SECOND hand Billiard Tables; also Bails, Ques, Cloth and everything apperialing to the business; Tables taken on storage. GEORGE E. PHILLAN, No. 7 Barclay street, formerly of the firm of Phelan & Collender,

Iormerly of the firm of Phelan & Collender,

W. COLLENDER, INVENTOR AND PATENTEE

of the celebrated "Phelan & Collender" combination Cushion, begs to inform the public that, as prior to
the death of his partiner, Mr. Michael Phelan, he still
conducts the manufacturing department of the business
under his personal supervision, and that, having purchased
the entire stock, machinery, copyrights, tradenarks
and letters parent of the late firm, he continues the business
in the same extensive manufactory. Thirty-sixth
street, Thirty-seventh street and Tenth avenue, and at
the wareroom, 738 Broadway, at either of which places
he will be happy to meet customers for the transaction of
mew business or to settle up the affairs of the old firm.
Respectfully,

W. H. GRIFFITH'S BEVELLED TABLES, WITH
the patent Wire Cushions, can only be bought at
Fortieth street. Second hand Tables for sale.

FINE ARTS.

ON SALE-A MAGNIFICENT LANDSCAPE IN OIL.

SEALED PROPOSALS

Will be received by the Trustees of the Sixteenth Ward, at the office of the clerk of the Department of Public Instruction, corner of Grand and Elm streets, until Wednesday, the Sist day of July, 1872, at 10 o'clock A. M., for the building of new wings, &c., for Grammar School No. 45, on the north side of Twenty-fourth street, near Eighth avenue, in said ward. Plans and specifications can be seen at the office of the Superintendent of Buildings and Repairs, 146 Grand street, third floor.

Troposals must be endorsed "Proposals for new wings,"

Two responsible and approved suretles will be required from each successful bidder, and no proposal will be considered in which no suretles are named. The Trustees reserve the right reject any or all of the proposals offered.

CLEMENT DIECKS,
JOHN HOWE, M. D.
MICHAEL MONIERNY,
JOHN DE LAMATER,
RENJ. B. VAN BUREN,
NEW YORK, July 16, 1872.

MISCELLANEOUS.

A BLESSING FROM THE GOLD FIELDS.—PROFESsor MAC'S great New Zealand discovery for the
cure and relief of all Rheumatic Complaints, Inflammatory Rheumatis or Rheumatic Gout, Neuraigia, Weak
and Painful Backs, Lumbago or Kidney Affections, Weag
joints, Contracted Sinews, Hij Joint Discases, Affections
of the Chest, Heart and Lungs, Asthma. This is the only
conqueror of rheumatism over discovered. Come and be
convinced by relief. Testimonials numberless. Office at
Commercial Hotel, Park row; hours 10 to 4 and 7 to 9.
Large pamphlet, with full particulars, proofs, descriptions, &c., mailed free upon application.

SLOTE & JANES, Stationers, Printers and Blank Book Manufacturers, 28 Fulton street. Blank Books made to pattern.

MARBLE MANTELS.

A. REMOVAL.—SLATE MANTELS.

A. Large and elegant stock at our new warerooms, Union square, corner of Fourth avenue and Seventeenth street. TENRHYN SLATE COMPANY, manufacturers of every variety of Sinte work, plain and ornamental.

A. KLABER, STEAM MARBLE AND MARBLEIZING A. Works, 134 and 136 East Eighteenth street.—Marble and Marbleized Mantels, Tiling. Marble Counters, Monuments, at prices that defy competition. Marble Turning for the trade.

for the trade.

A. tels, Wood Mantels: the finest assortment ever offered in this city, at our new and spacious warerooms, 120 and 222 West Twenty-third street.

T. B. STEWART & CO.

T. B. STEWART & CO.

S. KLABER & CO., 217 TO 223 WEST PIPTY-PIRST
Street, near Broadway.—Marble and Marbleized
Mantlels, Wonumeuts, Head-stones, Counters, &c. First
class work at previous low prices.

AT ROSENTHAL'S, 233 THIRD AVENUE, NEAR Non-teenth street date 51 Third avenue), ladies and gentlemen can obtain the highest waite for cast-off Clothing and Carpets by inquiring or addressing. Ladies attended to by Mrs. H. Rosenthal.

A TTENTION!-I TAKE THE PLEASURE OF IN-A torming you, ladies and gentlemen, having any wearing Apparet, Carpets, Farviture, &c., to dispose of should call on or address Mr. and Mrs. ROSENBERG, Seventh avenue, if you wish 5) per cent more than elsewhere.

PROFESSOR LISTER, REAL ASTROLOGER, 74 LEX-ington avenue, near Twenty-sixth street. Time of

THE TRENTON BANK TROUBLE.

My attention having been called to a report of a bank law suit in Trenton, which appeared in your last Sunday's issue, in which my name appears un-

favorably, I beg leave to correct the same so far as I am concerned, and to state that I never received

L ington avenue, near

TO THE EDITOR OF THE HERALD:-

Purniture,
Beds, Bedding, &c
Payments taken
by the week or month.
Terms casy. KELLY & CO.,
corner of Twenty-fifth street and Sixth avenue.

CARPETS,

A SMALL AMERICAN PAMILY WANT SECOND OR Third Floor, unfurnished, in quiet, private house; full or partial Board if convenient; references. Address SEWING MACHINES, 3M Bowery. PRENCH PLAT WANTED—IN RESPECTABLE LOCA-tion; rent not over \$700 per year; or small house not to exceed the above rent; all improvements. J. F. C., 45 East Broadway.

Chancellor Zabriskie Checks the Raiders.

THE JERSEY NUISANCE WAR

Both Sides of the Case-Reckless Destruction of Machinery-Threats to Burn Down the Abattoir-Two of the Alleged Leaders Arrested-Damages Laid at Twenty Thousand Dollars.

abate what they considered a nuisance at the abattoir in Communipaw are likely to pay very by the Chancellor yesterday restraining Street Commissioner Van Keuren and all other persons from attacking, breaking or in any way damaging the property of the fertilizing company. The com-pany have instituted proceedings in the United States Court and in the State Courts. They had HOTEL WANTED.—WANTED, TO RENT, A SMALL Hotel in a live country town in New York State. Address, stating full particulars, terms, &c., box 92 Holyoke, Mass. William Keeney and I. B. Culver, two of the alleged ringleaders, arrested on a crim inal charge which sets forth that they maliclously broke and injured the property of the plaintims. The punishment in the statute for this offence is fine or imprisonment, or both. The company intend to have every man concerned in the raid arrested on a similar charge. A civil suit was also commenced yesterday against the raiders, damages being laid at \$20,000. In order that both sides of this case might be

placed impartially before the public a Herald re-porter called on the gentlemen who represent the contending forces yesterday. He first called on Street Commissioner Van Keuren, who marshalled the forces for the attack. The reporter discarded the professional interviewing system and condensed the Commissioner's statement. Mr. Van Keuren commenced by showing the affidavits in the case and the city ordinance relating to nuisances, which certainly has the true ring of the please of a describe proposed and strikes sharply on republican ears. The powers granted therein are most excessive, and yet it is claimed they are constitutional in view of the wel-fare of the community at large. It authorizes the Street Commissioner, the Chief of Police, or any alderman of the city to enter any premises where he may suspect there is a nuisance. A notice of twenty-four hours to abate the nuisance will suffice. The Street Commissioner or Chief of Police can, in case the notice is disregarded, enter Police can, in case the notice is disregarded, enter the premises and carry off the machinery and other property employed in maintaining the alleged nuisance. This property can be sold after due notice has been given, and when a fine of \$20 and all expenses are deducted the residue, if any there be, is handed over to the late proprietors. But the ordinance nowhere provides that property shall be injured or destroyed, and this is just the rock the raiders stumbled over.

over to the late proprietors. But the ordinance nowhere provides that property shall be injured or destroyed, and this is just the rock the raiders stumbled over.

Mr. Van Keuren observed that a notice had been served by him on the owners of not only the fertilizing establishment but of the abattoir a week before any vigorous action was taken. He had notified the Central Railroad Company that the dumping of garbage must be discontinued, and the notice was attended to. The abattoir men said to him, "Now, look here, Ben, can't you shut up that blood fertilizing establishment, and if there be any smell in the locality after that we will take the responsibility and we will shut up our place?" That locked fair enough, and he hoped that all would be lovely till he received information that the fertilizing process was being continued. He consulted his legal adviser, and was instructed that he could enter the premises, stop the work and deprive the company of the means of continuing their operations, but that to perform this duty legally he must catch them in the act. That was why he made the raid at night, as the men in the factory had been carrying on their work under cover of darkness. He brought a squad of ten men and twenty-four policemen. He ordered his laborers to remove the belting and portable machinery, but the breaking of valuable parts of the machiney was done without his authority. He had been advised by an eminent lawyer that in sanitary measures the law conferred almost unlimited power. He did not like the duty at all, and he could not understand why the Common Council should impose new duties on him, as his hands were always full. If they kept on in this way they might yet ask him to perforin the duties appertaining to all the public offices. With regard to the abattoir men, Messrs, Glilett, Freese, McPherson, Sherman and others, "we have kept our agreement with them, but they have not kept their agreement with them, but they have not kept their agreement with them, but they have not kept their agreemen

mental new outer make on them would be in the daytime.

The reporter next paid a visit to Mr. Hand, the secretary of the fertilizing company. That gontleman gave a succinct and lucid history of the company and the circumstances that called it into existence. A company which had been previously organized at the abattoir in Communipaw had proved a failure, and the company to which he beionged purchased ail the rights, leases and property vested in the bankrupt concern. The present company was organized in August, 1570, passing down to the events which gave rise to, or troubles, he said that in their contract they agreed that they would forfeit said contract if it were proved before a competent court that they maintained a nuisance. Dr. Craven and Messrs, Freese and Payson, who had been running a little business of their own in the abattoir, fell upon the company, and preferred a demand, which had no foundation in justice; but, to get rid of any further aunoyance from them, the company paid them twelve or fourteen thousand dollars. They alleged that housiness, had anticipated some of their plans, and that, therefore, they were entitled to a share in the profits of Hogel's successors in the business. The whole case is pending in the Court of Chancery between the company and the gentlemen mentioned. These gentlemen had the work done while the company was erecting machinery, and when the company proceeded to carry out the work on its own hook these same gentlemen persisted in dipping their ingers in the pic, and using some of the though of their ingers in the pic, and using some of the their only and the gentlemen mentioned. These gentlemen declared war against the company which thwarted their schemes, and when they could obtain no satisfaction otherwise they incited a feeling of indignation in the locality against the fertilizing company. On thai day these gentlemen declared war against was ever made till that injunction was obtained. There has been ever shoe a comparacy to drive the company of the contract in a com

ANOTHER SHOOTING AFFRAY. The Ante-Mortem Examination of Mc-

Donald. Yesterday afternoon Sergeant McGiven, of the Seventeenth precinct, despatched an officer for Coroner Schirmer to hold the ante-mortem exami-nation of Mark McDonald, now lying in a very criti-

cal condition at his residence, 534 East Eleventh street, from the effects of a stab wound in the ab-domen. It is stated that shortly before twelve o'clock on Tuesday night an altercation ensued in Eleventh street, between avenues A and B, between McDonald and James Lamb, during which, it is alleged, the latter drew a knife from his pocket and stabbed his adversary in the abdomen, as stated. Lamb, it is alleged, assaulted an aged man living at McDonald's, when the latter remonstrated with him for so doing. This led to blows and the stabbing was the result. Lamb was arrested and locked up. The attending physician upon McDonald has little or no hope of his recovery. Later in the day the Coroner took McDonald's statement, which is substantially the same as given above. There had been a bad feeling between the parties, who fought with their fists about eight months ago.

The jury found a verdict against Lamb, and Coroner Schirmer committed him to the Tombs to await the result of McDonald's injuries. The latter believes he is about to die and entertains no hopes of recovery. McDonald is twenty-one years of age and a native of this city. o'clock on Tuesday night an altercation ens

YACHTING.

The Ocean Race for the Challenge Cup-

The Yachts to Start To-Day. The yachts competing in the race for the Chal-enge Cup start to-day, from off the Lightship, at one P. M. This race was postponed from last sea-son until the 18th of July, and again deferred until to-day. A large number of entries were expected, as the race is open to schooners and sloops belonging to any yacht club in the world. A series of disasters, however, appear to have sadly diminished the field, and the contest will now probably lie between the

tween the MADELEINE AND RAMBLER.

The Resolute is unprepared. The Gracie has strained her masthead. The Columbia is cruising East, as are also the Falmer, Wanderer, Viking, Fleetwing, Halcyon and other large schooners, thus icaving us comparatively descreed in these waters. There is every reason to believe that the contest between the Madeleine and Rambler will be very close, as the latter boat from all accounts has been salling very well this season. The judges' steamer will leave the foot of Dey street, North River, to-day at eleven A. M., and from thence proceed to the Lightship, where the competing yachts are to rendezvous. The are as follows:—

are as follows:—
The race is open to yachts of all nations, and is to be sailed for according to the rules of the New York Yacht Club, but without time allowance.
Entries must be made at the office of the Secretary, 22 Broad street, on or before twelve o'clock M. on Wednesday, the 24th instant.
Compeding yachts will rendezvous at the lightship not later than one P. M. on the 25th inst.
The course will be from Sandy Hook Lightship to and around the lightship off Newport (Brenton's reef) and back to the starting point, passing outside of Leng Island. Yachts may go either side of Block Island they may prefer.

Yachts may go either side of Block Island they may prefer.

The Cup will be awarded subject to the following conditions, as expressed in the letter of the donor:—

First—It is to be held by the winner for thirty days after the race without liability to challenge.

Second—Upon the expiration of that period the winner must accept any challenge and be prepared to sail a race over the same gaurse within fifteen days from the receipt of such challenge, or forfeit the cup to the challenger, but should any yacht succeed in holding the cup in two consecutive races during one season it will not again be liable to challenge until the commencement of the yachting season of the following year.

Third—The yachting season in American waters, in reference to this cup, is understood to be from the third Thursday in June until the third Thursday in October in each year.

Fourth—Should a yacht holding this cup be sold out the New York Yacht Club the cup shall not go with he but shall be returned to the club, to be again sailed to and if the cup should be held by a foreign yacht, and should be sold out of the club to which she belongs, it cup shall not be sold with her, but shall be returned the New York Yacht Club, to be sailed for again as about the New York Yacht Club, to be sailed for again as about the New York Yacht Club, to be sailed for again as about the New York Yacht Club, to be sailed for again as about the New York Yacht Club, to be sailed for again as about the New York Yacht Club, to be sailed for again as about the New York Yacht Club, to be sailed for again as about the Yacht Club, to be sailed for again as a sailed for a the New 1978 1 acht club, to be a provided.

Fith—In the event of the cup being held at the close of a season by a foreign yacht, the owner thereof will be liable to challenge during the season of the next year for an occan race, over a ceurse from the Needles, Isle of Wight, to and around a stakehoat off the harbor of Cherbourg, and return.

G. L. HALGHT.

W. R. BEND.

C. A. Mayrox, Secretary.

C. A. MINTON, Secretary.

Nors.—In order that the winner of the Challenge Cup may possess a durable memento of the race, the Commodore (in the event of five ynchts starting) further offers a prize cup of the value of \$-00, to be presented to and held by the winner as his own personal property.

Williamsburg side.
It appears from his statement that as he walked

aboard the ferryboat he observed a man, dressed in the garb of a boatman, close behind him. His suspicious were not aroused, however, until he observed the supposed boatman pull out a handkerchief and, swinging it, strike the bridgeman across the eyes as no passed on to the boat from the bridgeman an oath or two, and Mr. Coffle thought the action of the passenger a little singular. He, however, dismissed him from his thoughts for the nonce, and walking forward deposited his boay of money in the room of Engineer Rasche, who was standing by his engine. As the vessel moved out from the dock the occupants of a small boat that was under the stern of the Barney threw a line to another man, dressed as a boatman, and asked him to fasten it in the ring hook. The obliging boatman complied, and as it is a common practice for boatmen, when the current is rapid, to hitch on to the ferryboats, this manocuvre did not excite the suspicion of the ferry master in the least. A moment later the three occupants of the boat again called to the boatman and requested him to pass the end of the rope under and over the centre of the guard chain to them, that they could drop away when they desired, Again the obliging passenger complied. About this time the other confederate moved forward to the engine room, hear the outside of which Coffle way stahding, little suspecting ahy foul play. Stepping up to the door, the fellow reached into the engine room, and, while lighting his cigar, took in with a glance the location of the bag, which lay on the sent in rear of the engineer. Retiring he walked up and down the deck smoking until the boat was within a hundred yards of the Williamsburg shore. Coming again to the door of the engine room, and exhinery until the signal was given to slow down. The moment Rasche's hands and eyes were employed directing his engine the daring pirate snatched the bag, and, rapidly running to the rear of the ferryhoat, threw it Into the small boat. Coffle and fasche quickly detected the movement, and ran to the rear of the boat-in pursuit, but as they neared the thief he leaped into the water from the deck, and just as Coffle jumped to eatch the line of the small boat it slipped over the chain and the boat dropped astern. One of the Proving the company on the wall and the proving the oat boat from the bridge. This movement called forth from the bridgeman an oath or two, and Mr. Coffle thought the action of the passenger a little singu-

BARNARD'S IMPEACHMENT.

An Interesting but Unprofitable Session Yesterday.

JUDGE BARNARD AND HIS FAMILIARS.

The Evidence for the Prosecution in the Erie Business Closed.

Coarse and Ungenteel Language on the Bench.

Revelations Concerning Barnard's Jubilation Over His Enemies' Defeat.

Norman B. Eaton and the Erie Railroad Gang-A Court Reporter on the Stand.

On the opening of the Court this morning Wil-

SARATOGA, N. Y., July, 24, 1872.

liam H. Morgan was recalled and examined by Mr. Parsons, of counsel for the prosecution. He did not recollect that any one accompanied him to Judge Barnard's house when he obtained the order appointing Coleman receiver; Judge Fithian accompanied him to Fisk's office and Fisk swore to the papers; "I am almost positive that Judge Barnard was holding court at chambers when I went to him; I read the complaint to him; can't say whether I read the whole; I don't know whether I stated that the stock I asked for was the English stock; can't now say whether I read that part of the complaint; he read the order in which the names of Heath and Raphael occur; I don't think the complaint stated that, with the exception of 1,600 shares, the plaintiff did not claim to own the stock; I don't think there was any injunction restraining the transfer of that stock; I think it had been dissolved; Judge Barnard told me he would not issue any more orders of that kind; speaking of the Nyce suit, he wanted to know if this was another such suit; don't know that Judge Barnard knew Fisk was connected with the case; don't know that I told him of it; if I read the complaint I did; I went to Judge Barnard's house one other time to get an order in a case in which Fisk was interested; had been frequently to Judge Barnard for orders in cases in which Fisk was interested, at the City Hail; don't recollect getting orders from Judge Barnard at other places than the Court House or at his own house; may have done so, but have no recollection of it; have seen Judge Barnard four or five times at the Eric Railroad office; saw him in company with Fisk and others; never obtained an order from Judge Barnard at the Erle Railroad office; base seen

Wight, to and around a stakebust of the hapbor of therbourg, and return. W. IMEND. Genatiate.

C. A Myrox Secret WILLIAM KERBS, Committee.

C. A Myrox Secret WILLIAM KERBS, Committee.

Once or twice; can't say that he was in company with Pisk; I think I never saw Judge Earmard with Pisk; I think I never saw Judge Earmard with Pisk at the Eric Radiroad office when it was on the property.

The yachts of the New York Yacht Club will start on the annual cruise on August 13. Rear Commodore Frankin Osgood will be in command.

Mr. Moses Mitchell passed through Keyport last week on the way to join the schooner yacht Piectwing, Mr. George Osgood, at New Bedford.

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Mr. Hose ham diracle, are hardly statisfied with the race between their boats on Tuesday, and a new match will probably be sailed in the latter part of September.

The schooner yacht Rambler, Mr. J. M. Forbes, of the Side of the Stope Mere Tacht Club hold their annual cruise on the 5th of September.

The manual cruise of the Atlantic Yacht Club commences on the 5th of August. They expect to the Stope Stere Tacht Club hold their annual cruise on the 5th of September.

The pacht Tidal Wave, N.Y.Y.C., Mr. Neorbes, of the Stope Mere Tacht Club hold their annual cruise of the Atlantic Yacht Club hold their annual cruise of the Atlantic Yacht Club hold their annual cruise of the Atlantic Yacht Club hold their annual cruise of the Atlantic Yacht Club hold to Boston, Enclored last the Williams was allowed the All the Commences on the 5th of August. They expect to The pack Tidal Wave, N.Y.Y.C., Mr. Neorbes, of the Eastern Yacht Club hold their annual cruise of the Atlantic Yacht Club hold their annual cruise of the Atlantic Yacht Club hold their annual cruise of the Atlantic Yacht Club Hold their annu JUDGE BARNARD AT THE OPERA HOUSE once or twice; can't say that he was in company with Fisk; I think I never saw Judge Barnard with

suit; Judge Barnard, when I took the papers to him, became acquainted with the suit by reading the papers.

The witness then detailed the proceedings in the case; the propositions and agreements for settlement; there were two suits commenced by Fisk in the Heath and Raphael matter, and in the second Robinson was appointed receiver; before this second suit was commenced counsel determined to discontinue the first; Judges Fithian and Vanderpoel were present when the application was made to Judge Barnard; the reason for changing the receivership from Coleman to Robinson was that Coleman relused to act as receiver.

A FIFTY TROUSAND DOLLAR FEE.

To Mr. Parsons—Did not hear Southmayd repudiate settlement as proposed; I beard it said that Thompson represented Evarts, and heard Southmayd say that Thompson represented Eric and Pisk; I underscood that \$50,000 were to be paid to the counsel of Heath and Raphael in this settlement; I think this is to be found in the papers.

Witness was again cross-examined by Mr. Beach, when he stated further proceedings in the case.

Charles Robinson, who was appointed receiver in the case of Fisk against Heath and Raphael, was sworn. He said he was engaged in the stock yard business, which brought him to the Eric Raliway office daily; he had seen Barnard there; had known him from boyhood; he was informed by Jay Gould that he was to be appointed receiver in place of Coleman; was not told by him that Barnard vas to appoint him; did not see Barnard on the subject; don't know as told Barnard of what Gould told me; I borrowed \$5,000 of Gould and paid it to Barnard; I think if gave the check Gould gave me; I handed it to Barnard; I have seen the Eric Raliway offices frequently; I have seen the Eric Raliway offices frequently; I have often been in Barnard's chaing room and can describe the furniture there last spring; there has been no change in that furniture since then, or since 15%; don't know who made the furniture; cannot say whether it solked like that on the chairs, but it was larger;

ways repaid me.
To Senator D. P. Wood—I often borrowed money
of Jay Gould.
Robert Reuter was called and sworn. He detailed the part he took in delivering the Erie stock
belonging to English owners at the Erie Railway

office for certification; he never recovered the stock back again.

Counsel for the prosecution here announced that, as far as the Eric cases were concerned, the case

as far as the Eric cases were concerned, the case was closed.

Arthur Johns was called and sworn:—Was a law Court reporter and lawyer; know Judge Barnard by sight very well; have reported in his Court since 1864 nearly every day.

Mr. Beach objected to the testimony of this witness, which was upon the third specification of article 37, which charged Judge Barnard with saying, when Judge Clerke was proposed as a referee, that no man need offer that person's name to him as referee; that he had lied about him and had been his enemy, and that he favored his friends and not his enemies. Counsel said this charge was not of sufficient importance for a solemn adjudication before a Court of Impeachment. He referred to the fact that Judges were not all in the habit of using the most refined and genteel language, and claimed that such an offence was not a proper subject for inquiry. Counsel pursued the theme in this view at some length. He also cited a number of cases in England, in ancient times, of a most ridiculous character, and claimed that such a system did not prevail in this country. He also cited a large number of opinions of some of the ablest jurists and statesmen of this country, defining what were impeachable offences, and which was not of the frivolous character of this one. Counsel spoke at much length.

Mr. Van Cott responded. He said that this was

statesmen of this country, defining what were impeachable offences, and which was not of the frivolous character of this one. Counsel spoke at much length.

Mr. Van Cott responded. He said that this was not in truth a question of manners. Judge Barnard had declared that he would not appoint Judge Clerke a referee, because he said that gentleman had lied about him and was his enemy; that his friends and not his enemies received favors from him (Barnard). The question here was, then, whether the Judge had not been guilty of gross misconduct in thus declaring that his friends and not his enemies were to be rewarded with favors from him. This was the charge here; not whether he was guilty of

COARSE AND UNGENTEEL LANGUAGE.

Mr. Beach replied, maintaining that the offence was not an impeachable one. He also claimed that in reality the Judge was right in declaring that in the selection of a referee, an agent to represent the Court, he would select a friend and not an enemy—not a man who had lied about him. He said that it was the duty of the Judge not only to make such a selection, but to give his reason therefor; it was indeed highly creditable to the Judge to declare that no man who had lied about him, who had slandered him, should act as his agent, as his delegate, as his representative.

The Court, then, on motion of Judge Foiger, went into private consultation on the question.

On the reopening of the doors the Chair announced that the Court had embodied the decision in the following resolution:—

Resolved, That the objection be overruled, but without passing at this time on the question whether a judicial efficer may be impeached for any act other than one which constitutes a crime.

THE EATON APFAIR.

Arthur Johns resumed the stand and testified to hearing Judge Barnard use the language above stated about Judge Clerke lying about him (Barnard), witness, referring to the assault upon Mr. Eaton, said judge Barnard, while on the bench, said:—"My enemies are unfortunate; one has dropped deal and the other has succ

THE TWEED AND CONNOLLY SUITS. What Will Become of the \$8,000,000 is

Recovered ? TO THE EDITOR OF THE HERALD:-

SIR-Though I do not feel myself called upon to answer the letter appearing in this morning's HERALD, signed "Constant Reader," commenting on my letters of the previous day regarding the above suits, because the commentator fails to attach his name, still, I shall answer this time, but no more, until he informs the people who he is. It is true that there is no second section to the act of 1820, for I cited the act entire; but the second, as used, was used as a second cause of argument to sustain the application of the act, and not as a second section. I don't do such, nor did any reader take it as such. I do not take this gentleman's ipse dixit when he says that the officers and Mayor of this city are not agents of the Commonwealth to see that certain acts and all acts within their jurisdiction be carried out in that particular part of the Commonwealth, as he says the tenure of the decisions are to that effect. I dely him to cite one denying their agency as such.

While on this subject I wish to call attention to another act in force, which was not cited by counsel for the people, and which fully removes some supposed obstacles in the way of this suit, passed April 24, 1832, and reads as follows, to wit: of 1829, for I cited the act entire; but the second, as

April 24, 1832, and reads as follows, to wit:—

CHAPFER 248.

As Act concerning costs in certain suits brought in the name of the people, bassed April 24, 1832.

The people of the State of New York, represented in Senate and Assembly, do enact as follows:—

Section 3.—In all sitis which may be commenced after this act takes effect, damages, or sun of money in controversy; it he every difficult of the people of this State, which may be commenced after this act takes effect, damages, or sun of money in controversy; it costs of proceedings such said, and in the costs of proceedings in the defended and succeeds in his defence, shall not be said shall be brought for a debt, damages, or a sum of money, or where the matter in controversy, if recovered, will belong to any particular county, city, town or village, shall be a charge against such county, city, town or village.

This act covers two most important matters. It has made ample provision for prosecuting such suits as the Tweed and Connolly suits without going to legislative authority for funds for that purpose, the county, city, town or village to which the money would belong, if recovered, being liable for the money would belong, if recovered, being liable for the costs, though the action being brought in the name of the people, as, by the act of 1829, it must be brought.

It meets Mr. Beach's argument, who says if the people, it is the people of the people of

brought.

It meets Mr. Beach's argument, who says if the money is recovered in the name of the people it goes into the State Treasury, and not to the people of the city of New York; but the act of 1832 just cited says, though the name of the people be used—and the act of 1829 says the name of the people must be used, making it imperative—and that the money when recovered will belong to a county, city, town or village, such county, city, town or village shall be liable for the costs. It also uses the words, "if the matter when recovered will belong to the county, city, town or village, "thus making it imperative that the decree shall conform to the justice of the case as to what county, city, town or village, thus making it imperative that the decree shall conform to the justice of the case as to what county, city, town or village he recovery is to belong. When two acts are in force relative to the same matter, one not repealing or amending the other, but enabling each other, they must be construed together and made to ald each other; and those two acts I have cited are most complete under this well-established rule of law.

As I have already remarked in the commencement of this communication, I shall answer no more letters of the "Constant Reader" or of any other anonymous correspondent. I am, sir, your obedient servant, THOMAS NOLAN, JULY 24, 1872.

THE BOARD OF EDUCATION.

Special Meeting of the Commissioners and Trustees of the Public Schools Yesterday.

Public Instruction was held yesterday at the hall on the corner of Grand and Elm streets. The following members of the Board were present, viz.:-Mr. Bernard Smyth, President, and chairman of the meeting, with Messrs. Gross, Jenkins, Brennan, Van Voorst, Lewis and Wood. After a statement made by the President, Mr. Smyth, that the time prescribed for the consideration of the minutes of the last meeting had expired, the Clerk proceeded to call the roll on the approval of the minutes. A suf-ficient number being present to form a quorum, the order of business commenced in the usual

formal manner.
On motion of Mr. Gross, on behalf of the Executive Committee, the following resolutions were adopted, viz:—

on modol of St. Choss, on bothal of the Executive Committee, the following resolutions were adopted, viz:—

Resolved, That Mr. John Boyle be nominated trustee of the Nineteenth ward.

Resolved, That the sum of \$1.500 be awarded for the support of the College of the City of New York, as previded for bullet as of the Legislature.

Resolved, That this to repair for eworks and steam-heating apparatus by pad rejectively to T. Green, J. Finnessy and to the Woodward Steam Heating Company.

The report of expenditures on grammar schools, as made by the trustees of the different wards, showed an amount of upwards of \$130,037 for heating apparatus, repairs, &c. All communications from the trustees of the Fifth, Ninth, Thirteenth, Sixteenth, Eighteenth and Twentieth wards relative to the heating of other school buildings, in conformity with resolutions adopted June 12, 1872, were laid over under the rule.

The appointment of twenty-one teachers for the evening schools was confirmed.

The following petitions and applications were presented and laid over under the rule:

An application for the appointment of fourteen evening schools was confirmed.

The following petitions are Eighteenth ward. An application for the appointment of reports of committees on finance, recommending payments and appropriations, were also laid over under the rule; also a report relative to the discontinuance of Colored School No. 5. The acknowledgments of the Board were tendered to William G. Wilson for his donation of \$50 to be given in medal form to producent pupils. A report of the Committee on Teachers, relative to allowing certain principals the maximum salary, was laid over for consideration.

Mr. John Doyle was appointed Principal of Grammars School & School No. 5. We M. E. M. Gallagher was an-

tain principals the maximum salary, was laid over for consideration.

Mr. John Doyle was appointed Principal of Gram-mar School No. 59. Mr. E. M. Gallagher was ap-pointed assistant teacher in the Nineteenth ward. Other miscellaneous and unfinished business rela-tive to the repairing, furnishing and building of schools was briefly transacted, at the conclusion of which the Board adjourned.